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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/787,160	02/27/2004	Kang Soo Seo	1740-000087/US	4609
30593 HARNESS, D	7590 05/17/2007 ICKEY & PIERCE, P.L.C.		EXAMINER	
P.O. BOX 8910			VENT, JAMIE J	
RESTON, VA	20195	•	ART UNIT	PAPER NUMBER
		•	2621	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
Office Action O	10/787,160	SEO ET AL.	
Office Action Summary	Examiner	Art Unit	
	Jamie Vent	2621	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with	the correspondence a	ddress
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of the may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period we failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICA 36(a). In no event, however, may a reply will apply and will expire SIX (6) MONTH acause the application to become ABAN	TION.  y be timely filed  S from the mailing date of this DONED (35 U.S.C. § 133).	•
Status			
<ul> <li>1) ⊠ Responsive to communication(s) filed on 22 Fe</li> <li>2a) ⊠ This action is FINAL. 2b) □ This</li> <li>3) □ Since this application is in condition for alloward closed in accordance with the practice under E</li> </ul>	action is non-final.  nce except for formal matters	•	e merits is
Disposition of Claims			
<ul> <li>4)  Claim(s) 1-20 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdraw</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-20 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or</li> </ul>	vn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 10.	epted or b) objected to by drawing(s) be held in abeyance ion is required if the drawing(s)	. See 37 CFR 1.85(a). is objected to. See 37 C	•
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Apprity documents have been re i (PCT Rule 17.2(a)).	lication No ceived in this Nationa	I Stage
Attachment(s)  ) Notice of References Cited (PTO-892)	4) Interview Sum	nman/ (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/N	Mail Date	
Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date .	5) Notice of Info	mal Patent Application	

#### **DETAILED ACTION**

#### Response to Arguments

1. Applicant's arguments with respect to claim 1 have been considered but are moot in view of the new ground(s) of rejection.

#### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nonomura et al (US 5734788) in view of Lamkin et al (US 2004/0220791) in further view of Tagawa et al (US 6,615,192).

#### [claims 1, 12 & 13]

In regard to Claims 1, 12, and 13, Nonomura et al discloses an optical disc recording medium having a data structure for managing random shuffle reproduction of video data recorded on the recording medium, the data structure including:

 At least one title management information file (Figures 3b and 4 show title management information table as described in Column 6 Lines 28+ through Column 7 Lines 1-6);

- A playlist directory area storing at lease one playlist including at lease one play item (Figure 5 shows the playlist directory area of storing one playlist of the playitem);
- A stream directory area storing at least one clip containing video data associated with the playlist (Figure 2a shows the volume area where the digital data is stored as seen on Column 6 Lines 15-24)
- Each play item in the playlist is a unit to be randomized or shuffled during random/shuffle reproduction mode (Figures 7b and 0 show the random and shuffle reproduction of the playlist); however fails to disclose
- Wherein the title management information file includes at least one segment that is associated with at least one playlist in the playlist directory area and the title management information file is allocated in a given directory different from the playlist directory.

Lamkin et al discloses an information storage medium wherein various clips of information are arranged wherein the title management information file contains segments as seen in Figure 10 and discussed in Paragraph 0373 and 0374.

Furthermore, it is seen in Figure 10 that the title information file that is separated through playlist that allows the information to be stored through segments for easier reproduction and playback of the segments. Tagawa discloses a system wherein information is stored on various directories as seen in Figure 6. The management information, playlist information and other track information are each separately stored in different directories as further described in Column 9 Lines 34+ and additionally seen

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in Figure 10. The storing of information in different directories provides faster reproduction as well as providing a more efficient and safe system wherein data is more difficult to become corrupted. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to use the managing of random shuffle reproduction, as disclosed by Nomomura, and further incorporate a system wherein title information is stored into segments of the file, as disclosed by Lamkin et al, and further incorporate the data being stored in different directories, as disclosed by Tagawa et al.

# [claim 2]

In regard to Claim 2, Nonomura et al discloses a recording medium wherein a title managed by the title management information file is a logical unit of video data that is regarded as a reproduction unit by users (Figure 3b shows the title management information that stores the DVD data as video titles as described in Column 6 Lines 49-67).

### [claims 3 & 4]

In regard to Claims 3 and 4, Nonomura et al discloses a recording medium wherein the title management file includes information on branch points information has segments, at which reproduction path is divided during reproduction (Column 9 Lines 43-68 describes the branch points and segments assigned to the reproduction paths as further described in Figure 7b).

#### [claim 5,6, & 11]

In regard to Claims 5, 6, and 11, Nonomura et al discloses a recording medium wherein the segments assigned to different reproduction paths are associated with a plurality of

distinct playlist that are associated with distinct clips or disjoint intervals of one clip (Figure 8 shows the various clips wherein the VOB are the clips that are associated with the playlist as further described in Column 10 Lines 20-30 and thereby producing distinct/disjoint clips).

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# [claims 7, 8, 9, & 10]

In regard to Claims 7, 8, 9, and 10, Nonomura et al discloses a recording medium wherein a plurality of play items and the storing of random/shuffle block in the title management information wherein reproduction can occur with either a standard reproduction mode or a random/shuffle reproduction mode (Figures 7b and 0 show the title management information and it is further described in Column 9 Lines 43-Column 11 Line 30 the various reproduction modes that can occur).

# [claims 14 & 15]

In regard to Claims 14 and 15, Nonomura et al discloses a method for reproducing a recording medium having a data structure for managing random/shuffle reproduction of video data, as discussed independent Claims 1, 12, 13, with the additional limitations:

 Drive for driving an optical recording means that records data on the recording medium (Figure 11 shows an optical disk drive 16 wherein an optical disk drive controlling unit 83 for controlling the drive and the data as further discussed in Column 12 Lines 58+ through Column 13 Lines 1-6).

[claims 16, 17, 18, 19, & 20]

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In regard to Claims 16, 17, 18, 19, & 20, Nomonura et al discloses a method for reproducing a recording medium, however, fails to disclose that a given directory is a title directory area. Katz et al discloses a system wherein information is stored on various directories as seen in Figure 4b. The management information, playlist information and other track information are each separately stored in different directories as further described in Column 7 Lines 23-51 such as title directory area. The storing of information in different directories provide faster reproduction as well as providing a more efficient and safe system wherein data is more difficult to become corrupted. Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to use the managing of random shuffle reproduction, as disclosed by Nomomura, and further incorporate the data being stored in different directories, as disclosed by Katz et al.

#### Conclusion

3. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

### **Contact Information**

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jamie Vent whose telephone number is 571-272-7384. The examiner can normally be reached on 7:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on 571-272-7353. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jamie Vent

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